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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/765,578	01/22/2001	Hideki Okada	SON- 1996	6632
	7590 04/09/2003			
RADER FISI	HMAN & GRAUER	EXAMINER		
1233 20TH ST	REET N.W., SUITE 50 ON, DC 20036	HARPER, HOLLY R		
WASHINGTO	N, DC 20036		ART UNIT PAPER NUMBER	
			2879	
			DATE MAILED: 04/09/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

•		Application No.	Applicant(s)				
Office Action Summary		09/765,578	OKADA ET AL.				
		Examiner	Art Unit				
Th. MAIL INC. D.		Holly R. Harper	2879				
Period for Reply	IE of this communication app	pears on the cover sheet with the	correspondence address				
Extensions of time may be avairable after SIX (6) MONTHS from the fit the period for reply specified a lf NO period for reply is specified. Failure to reply within the set or reply are the set or reply are the set or reply within the set	lable under the provisions of 37 CFR 1.13 mailing date of this communication. above is less than thirty (30) days, a reply d above, the maximum statutory period wextended period for reply will, by statute, later than three months after the mailine.	IS SET TO EXPIRE 3 MONTH 36(a). In no event, however, may a reply be a within the statutory minimum of thirty (30) da rill apply and will expire SIX (6) MONTHS fror cause the application to become ABANDON date of this communication, even if timely file	timely filed ays will be considered timely. m the mailing date of this communication.				
1) Responsive to co	mmunication(s) filed on						
2a) This action is FIN	AL . 2b)⊠ Thi	s action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims							
4)⊠ Claim(s) <u>1-10</u> is/a	re pending in the application.						
4a) Of the above claim(s) <u>2</u> is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-10</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are	subject to restriction and/or	election requirement.					
Application Papers							
	objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
is: a) approved b) disapproved by the Examiner.							
If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. §§							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) ☐ All b) ☐ Some *							
	es of the priority documents h						
2.	2. Certified copies of the priority documents have been received in Application No						
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	i ii viii ule illeloallonal bilie:	documents have been received au (PCT Rule 17.2(a)). the certified copies not received					
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).							
a) ☐ The translation of the foreign language provisional application has been received							
Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.							
Attachment(s)							
Notice of References Cited (PT-2)  Notice of Draftsperson's Patent     Information Disclosure Stateme	O-892) Drawing Review (PTO-948) nt(s) (PTO-1449) Paper No(s)	5\	(PTO-413) Paper No(s) atent Application (PTO-152)				
S. Patent and Trademark Office							

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#### **DETAILED ACTION**

### Response to Amendment

- 1. The Amendment filed on 01/10/03, has been entered and acknowledged by the Examiner.

  Claims 1, 3, and 4 have been amended. Claim 2 has been canceled. Claims 1-10 are still pending in this application, with claim 1 being independent.
- 2. Applicant's amendment to the specification, filed on 01/10/03 has been entered. The objection of the specification has been withdrawn.
- 3. Applicant's amendment, filed on 01/10/03, with respect to the 112 rejection has been fully considered and are persuasive. The rejection of Claim 5 has been withdrawn.

### Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Meglio et al. (USPN 5,877,583) hereinafter "Meglio" in view of Hodges (USPN 4,755,868) in further view of Lascar et al. (USPN 4,896,816) hereinafter "Lascar".

In regard to claim 1, the Meglio reference discloses a cathode ray tube with a liquid cooling system (Column 1, Lines 4-5). The cooling system has an opening so that the cooling liquid makes contact with the panel through the opening (Figure 1). Meglio does not disclose the

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structural limitations of the cathode ray tube. Hodges discloses a CRT panel with a concave phosphor surface (Column 3, Lines 49-52) with uniform thickness (Column 4, Line 51). A concave phosphor surface will positively affect the shape of the energy distribution function of the area excited by an electron beam (Column 3, Lines 36-38) and the overall distribution of energy produced by the CRT (Column 3, Lines 63-64). A uniform thickness of the panel is desired to keep the energy distribution generated by the phosphor steady (Column 4, Lines 62-64). It would have been obvious to one of ordinary skill in the art at the time the invention was made to create a CRT panel with a concave phosphor surface and uniform thickness, as taught by Hodges, to create a uniform dispersion of light from the faceplate.

The Meglio reference discloses a cooling system for a CRT, but does not specify how it is attached to the front surface of the CRT panel. The Lascar reference discloses the sealing of two solid surfaces that are polished and clean (Column 1, Lines 25-28). The area to be sealed is polished to allow a clean, smooth surface with fewer foreign particles to interfere with the seal. It would have been obvious to one of ordinary skill in the art at the time the invention was made to polish the surface of the panel beneath the sealing member, as taught by Lascar, to reduce the impurity of the sealing bond.

In regard to claim 3, claim 3 discloses that polishing is performed using an abrasive containing cerium oxide. The Examiner notes that the method of forming the device is not germane to the issue of patentability of the device itself. Therefore, this limitation has not been given patentable weight.

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In regard to claim 4, the Meglio reference discloses a cooling system mounted on the front panel of a CRT. The peripheral portion of the outer surface of the panel is a planar surface (Figure 1).

6. Claims 5 and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Meglio and Hodges as applied to claim 1 above and in view of Hasegawa (USPN 4,780,640)

In regard to claims 5 and 6, the Meglio reference discloses a cooling system for a CRT, but does not specify how it is attached to the front surface of the CRT panel. The Hasegawa reference teaches that a silicon group adhesive agent is used (Column 1, Line 21). An adhesive has strong bonding properties and would provide a strong seal. It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the sealing member between the panel and the cooling system from a silicon group adhesive, as taught by Hasegawa, to improve the quality of the seal.

7. Claims 7 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Meglio and Hodges as applied to claim 1 above and in view of Lee (USPN 6,188,165).

The Meglio reference discloses that the cooling system has a second opening blocked by a lens (Column 1, Line 21 and Figure 1, Element 18), but does not teach that an o-ring is used to mount the lens to the cooling system. The Lee reference teaches that a rubber ring (o-ring) is used to form a seal between the lens and the coupler (Column 1, Lines 26-29 and Figure 1, Element 24). An o-ring provides a resilient, airtight, and waterproof seal. It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the sealing member between the lens and the cooling system from an o-ring, as taught by Lee, to improve the quality of the seal.

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8. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Meglio and Hodges as applied to claim 1 above and in view of Inaida et al. (USPN 4,740,727) hereinafter "Inaida."

In regard to claim 9, the Meglio reference discloses that the liquid coolant may be clear (Column 1, Line 17), but it does not describe the refractive index of the liquid or the panel. The Inaida reference teaches that the refractive indices of the front panel, lens, and cooling medium are approximately equal to each other. This makes it possible to obtain optical images of a high luminance and a high contrast ratio (Column 6, Lines 18-25). It would have been obvious to one of ordinary skill in the art at the time the invention was made to choose materials for the cooling system and CRT so that the refractive indices are substantially equal, as taught by Inaida, to improve the luminance and contrast ratio.

9. Claim 10 rejected under 35 U.S.C. 103(a) as being unpatentable over Meglio and Hodges and Inaida as applied to claims 1 and 9 above in view of Kataoka et al. (USPN 4,924,244) hereinafter "Kataoka."

The Meglio and Inaida references disclose the use of liquid coolant, but it does not disclose the particular liquids used to make the coolant. The Kataoka reference teaches that a refrigerant can be made from a combination of ethylene glycol and glycerol. The coolant is used to prevent the increase in temperature of the fluorescent screen of the CRT (Column 4, Lines 63-65). It would have been obvious to one of ordinary skill in the art at the time the invention was made to create a liquid coolant using ethylene glycol and glycerol, as taught by Kataoka, to keep the temperature of the fluorescent screen from increasing.

## Response to Arguments

10. Regarding applicant's claim that Cawthorne does not constitute analogous art, examiner respectfully agrees. However, applicant's arguments with respect to claim 1 have been considered but are moot in view of the new ground(s) of rejection. The Cawthorne reference taught sealing between rock and rubber and was not analogous when applied to the cooling system and front surface of the CRT. The new reference, Lascar, is analogous as applies to claim 1. The Lascar reference teaches forming an adhesive bond between two solid structures that are polished and cleaned.

#### **Contact Information**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Holly Harper whose telephone number is (703) 305-7908. The examiner can normally be reached on Monday-Friday from 8:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nimesh Patel, can be reached on (703) 305-4794. The fax phone number for the organization where this application or proceeding is assigned is (703) 308-7382.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

Holly Harper Patent Examiner Art Unit 2879 ASHOK PATEL
PRIMARY EXAMINER